DELAY IN PERJURY TRIAL RULED OUT

Andrews Is Denied Writ from High Court

The state Supreme Court late Wednesday afternoon denied a was of Dean A. Andrews Jr. asking for a delay in his trial for perjury in connection with District Attorney Jan Cartison's assessmanon probe.

Andrews meanwhile pleading nis own case argued before Criminal District Court Judge Frank Shea until 930 o.m. Wednesday to have Gurnson and his staff required from prosecuting the case and to have at ad her district attorney appointed for the trial.

When Judge Shea recessed the bearing until 10 a. m. Thursday, it was a haggard Andrews who apprecial newsmen's questions after pearly

is hours in the courtroom. On Thursday Andrews will have a charge to question bireris Brownies, whose game was mentioned at Wednesday's hearpas, and two New Orleans or licemen who are reported to have arrested Engineer Control Goggales, another came men coned in the probe.

The trial which was in its titst day Wednesday, was to cessed while Andrews had was gled before the Supreme Court Scotter to delay to the case so se como prepare arguments and call editieses of to meter to bare Carrison to 2000

Judge Shear decied the decir and he was opined by the high court. The ruling said in part Considering the return of the first pulse out of all otherwise have been suppressed with the exception of three persons our really living in other states and that the course is these states tore refused the record of the State of Combines to recor these persons to the State of Louisiana, we find no ruling?

NO PRECISON Andrews' perjury trial is in connection with its testimony Cont. in Sec. 1, Page 6, Col. 1



DEAN CORE OF Arrives for trial.

Continued

Sidery the Orleans Portrol Grand

Andrews took over his own detense after attorney Som Most Zeiden withdress his representation because of firrecognishe differences" with his client.

Applicate highest soul it was a matter of two lawyers dis-agreeing on "the best procedure

However To decrees about political by the court to repreand Andrews White Andrews is acting as his own counsel during the hearing, he indicated there was no friction between bidiself and Zelden when he essegged from the courtroom late Necresons

He said he had no common: or Zeiter i stitlement

BURNES CALLED

Andrews called several way reses including assistant Dist.

By Dictard V Burnes Burnes testified that Andrews once said to knew Lee Harry Oswaid did not kill Kennedy and that he was looking for three persons — the "Viex" who accompanied Oswald to Andrews office, a "Clay Bertrand" and the person who actually killed the president.

Burdes then indicated that he beard a tape recording on which Andrews said he located two of the recross he was looking for.

Garrison claims Clay L. Shaw, a New Orleans businessman whom he charged with conspiring to kill the presi-dent, and "Clay Bertrand" are the same person. It was Andrews' testimony on 'Bertrand" which led to the charge of perjury against him.

Andrews, a former Jefferson Period assistant district accorney lasked Burnes for some rea

rom Page 1

SULE for which he was subsenaed.

Burnes replied that they in-cluded "your Warren Commis-sion testimony" regarding a call Andrews said be received rom Clay Bertrand, who asked itm if he would represent Oswald to a charge of murder.

Anthews also called Contract to the stand

Garrison said he never peronally heard the tape referred to by Burnes but that both Burnes and James A. Alcock another assistant district after cev. did so

ISSIGNED CODE NATE

Carrison said he probably as egnes Andrews & code name because he had good reason to believe that his (Carrison's) œ.

Carriers, sometimes statute at the internation of books. or removed as the sat on the witness chair, answering Auirews' questions and frequent-iv prefacing or enoung his re-plies with "Dean" Andrews

forst name.
Andrews, the hip talker, stuck cose to legal terminology as te moved firmugh the questionng occasionally adjusting his

dank glasses.

On one occasion, though, he returned to give Lilk when he asked Carrison about a Saturday afternoon meeting in Gar-THE OWNER OF THE PARTY OF THE PARTY of them.

In citing the meeting lacasked Carrison if he recalled me asking you if you was sound but the hat on me because there was a rumble on the vine to that effect.

ludge Shea interrupted, asking the rotund Andrews to translate the question. Andrews said be meant was he going to be indicted for perjury and Garrison said at the time he find Andrews "positively not."

ASSASSIN'S CAMP

Carrison emphasized that he believed Andrews was not telling the truth only regarding the dentity of Clay Bertrand and that his other testimony was conest. Andrews asked him when he first arrived at this sunclusion and Garrison said it was probably after the two had lirst talked about the case.

Andrews also questioned Garrison about a meeting between the two at Broussard's Restaurant. Garrison said he had a recollection of the meeting, but that it had been so long ago ne did not recall some of the specific topics discussed.

Andrews asked Garrison if as subsequent meetings he recalled discussing an "assassin's camp" a cross Lake Photodartrain." Garrison said he remembered discussing it, but said it was not necessarily an assassin's camp.

Andrews also asked the DA if he recalled a party of Garrison and his assistants on March 14 at the Royal Orleans Hotel. Garrison said he recalled attending a dinner there. Andrews asked if among the guests were several members of the pressives, I recall several." Garrison replied.

Andrews then asket if during the course of the meal Garnison trose and announced that he was going to call Dean Andrews' lawyer and see if he could get it positive answer one way of the other, on the identity of Clay Bertrand.

Garrison said he could not recall the incident, and when andrews asked him if he had called Zeiden from the Royal Orienns, Garrison said he had two or three conversations with Zeiden—ance at the New Orienns Athletic Club, once in Garrison's office, and another time when "he called me or perhaps I called him."

Again that the property and

a Morch 14 conversation, and Garrison said there had been home

At one point Andrews asked Garrison if when the two discussed Clay Shaw as Clay Bertrand, he had given Andrews any other reasons to believe the two were the same.

MOVIE FILM

Carrison said he could not give any other reasons without going into the evidence of the clay shaw triat but he said he was confident he had not spelled out the reasons to Autrews

In other questions andrews asked Garrison if he recalled that Andrews suggested that Garrison get in louch with Life Magazine regarding the Zagruder illm, a roll of home movie film purchased by Life taken by Abraham Zagruder at the assassination.

Garrison said they may have discussed the film, but, he did not recall Andrews having made such a suggestion.

Andrews asked Garrison if he ever said "that was cross triangulation" when Andrews and Garrison were looking at photos of Dealey Plaza in Delias in relation to the possible

position of guns and people. Carrison said be had not

Garrison was also asked if he had given the impression to any of his assistants that he believed Andrews was lying No. replied Garrison. "that was not necessary because that had become apparent to most of the staff."

SUBPENAS DISCUSSED.

Much of Andrews' questioning of Eurnes regarded the sucpenses issued to Andrews including who gave instructions for the preparation and an forth-

He also asked Burnes a series of questions about his appearance before the Grand Jury and what role Burnes had in it as well as asking him questions about his instructions. If any to the jury.

Burtles said that he discussed Andrews testimony before the Wavren Commission and in the DA's office with Garrison the night and morning before Andrews went before the Grand Jury

He said they discussed the in-

consistencies in his statement.

Andrews asked if Garrison expressed the opinion that "I was lying" and Burnes answered he thought Garrison had expressed that opinion.

There were frequent objections by the state on the grounds that Andrews' questions were releasant in the hearing on a motion to recuse the DA and that they covered material that vould come up fluring the trial Each time the objection was ustained Andrews announced he was filling a hill of exception to the court's ruling

On several occasions curing the questioning of Burnes, Andrews would ask a long, involved question Burnes would answer by repeating the question, prefacting me statement by aging. As I understand your question you are asking and then ask. Is this correct Andrews at one point asked to have the court reporter repeating question. Judge Shea, apparently tired of the reputition instructed Andrews to repeat the question, and Andrews confessed he could no longer recall what his question was Judge Shea timally told him to reputings.

Andrews did, but first be made it known he was filing a bill of exception to the court's ruling that the court reporter could not repeat the question

In the motion to have Gartison recused. Andrews said Garrison did not have any evidence to prove an assassimation conspiracy was hatched in New Orleans.

The only conspiracy existing is the conspiracy planted in eferty if a y in oin discussion mind due to use of hyposotical sessions if the motion stated. Russo is Garrison, star values in the probe. Russo testified at a preliminary naturing that he overheard a plot being made by Shaw, pilot David W. Perrie and Lee Harvey Oswald. Shaw a waiting trial on critisinal conspiracy charges Ferrie died Feb. 22 shortly after Garrison's probe hit the headlines.

The motion noted that Garrison filed criminal action against a reported godchild of Ferrie's Morris Browniec. Andrews said this action was taken to put pressure on Ferrie.

Andrews also said that a character he invented by the name of "Gonzales" was named as one of the Kennedy assau-

sins by Garrison andrews said Garrison filed criminal charges against "Mannel Garcia Gontales" for alleged selling and propossing narcotics.

CHANGLER TESTIFIES

Another witness was David L. Chandler, a correspondent for Life magazine who was once a close friend of Garrison.

Under onestioning by Andrews Chandler said no monetary arrangements were made between his magazine and Gacrison when the two first discussed the Kennedy investigation.

Chandler also quoted Garrison in reference to a conversation about Andrews which occurred in the d.a.'s office last December:

Andrews is lying because of his conflicting statements to the Warren Commission and the Federal Bureau of Investigation. Why is Andrews lying Obviously to protect a client.

"Who are his clients? Homosexuals. Therefore, he's lying to protect a prominent homopaxtial.

"Who would that be? Clay Bertrand—Clay Show. Furthermore, Shaw has a house in Hammond."

Chandler went on to explain that Garrison jound the Hammond angle significant in that he believed Oswald was trained at a guerrilla camp in that city. Chandler said Garrison also pointed out that Shaw apeaks Spanish.

Under these circumstances, Garison became convinced that Shaw and Bertrand were the same man, Chandler testified

Several newsmen testified and generally stated that all their information about conversations with Garrison and members of

his staff was made public. Jack Dempsey and Ross Verkey of the New Orleans States-Item and Sam DePino of WVUE-TV were among those who appeared.

William Gurvich former Garrison investigator, also testified. He said there was no basis for the probe. He asserted that Garrison received money for the investigation from sourceother from Truth and Consequences. The latter is a local organization which financially appoints the probe.

RECESS GRANTED

Early in the shall Andrews

had asked for a 13-minute recess so he could telephone an attorney to file his writ for a delay with the Supreme Court. The recess was granted

When court resumed, Andrews asked Judge Shea for a second recess "so I can collect my houghts. I just can't popular and say da-da-da-da-da-

At this point, the judge placed its hands over his eves and

We will give you a half-hour recess, Mr. Andrews, and that is the last recess we're going to have. Then we're going to start the Itial in this room."

Near the close of the hearing Wednesday night, after Antireva had questioned all the witnesses available except Russa, he inidthe court that he had not had adequate time to prepare his cast

Andrews asserted that he had to rely on the telephone to trace down information since he was acting as his own counsel and could not leave the courtroom, and Judge Shea told him. "You waited until the last minute to file this motion and then you expect me to wait while you fish around."

Andrews membering witpesses or experts he was trying to contact, said those cited are pertinent to my case," adding that because of the time factor" be was anable to modules them.

produce them:
Judge Shea told him that
Russo was available for questioning, but Andrews said ne
needed an expert in the field of
asychiatry and hypnotism beloce se questions Russo.

It was linally agreed that at 3 a.m. Friday. Andrews would have an apportunity to question Dr. Micholas J. Chetta, Orleans Parish carener, Dr. Esmund S. Fatter, and Russo Dr. Fatter hypnotized Russo and Dr. Chetta witnessed the action.

The night session Wednesday got under way at 7 p.m. following a one-lour recess

Andrews called assistant district afformey Andrew - Setantbra, who testified that he had discussed Andrews with Garrison

However, when Appliews ask ed. Did he sver say I was by ing." Alcock objected that Garrison had already testified, and was sustained.

Next Assistant DA Burnes, who questioned Andrews before the grand pury March 16, was recalled

Andrews questioned Burnes about his testimony in the district attorney's office. "It was my opinion after hearing your testimony in the district attorney's office that you were willfully decriving us." Burnes said.

Andrews also asked about purposes of a proposed meeting between Burnes, Andrews and his attorney.

Burnes said that Andrews had stated that there were 15 to 29 people who knew Clay Bertrand.

You were going to help us locate these persons so we could locate Bortrand. You were going to listen to Clay Shaw's voice on a telephone.

a number of things, Barnes said.

Burnes also said be had not told the grand jury the schstance of what Andrews had said in the district attorney's office.

He said at was explained to jury members that the district attorney's office cannot adminster at eath for testimony

Andrews then asked if the grand jury had becess to his Wacren Commission bestimenty before copies were distributed to members during the March 16 session. Not to my knowledge. Burnes said.

"Who pointed out discrepancies in textingony before I went into the grand jury"" Andrews asked.

Alcock objected that Andrews was "assuming something that is not in evidence," and was again sustained.

Andrews then called Alcock and asked him if it was common knowledge in the districtioner's office that I was long in my Warren Commission estimony.

"Personally I was aware of certain inconsistencies that you couldn't five with the testimoty" Alcock said.

Assistant District Attorney Alvin V Oser was pieced on the stand, and Andrews propounded the following operation:

If Jim Garrison said I would be untruthful in testimony, and it would be common knowledge in the office, would, you hear it?"

At that point Judge Specific

Sterested in that. You can near time since squad, who was asked anything in the criminal course it be could remember an arbuilding if you listen long rest of a Manuel Carcia Conenough."

Assistant District Atterney January of 1967. He said he Numa Bertel testified that he could not. 100 DE decised any fact of Andrews' gase of the Common and Andrews decreased him.

had been assigned to Garrison's PBI interviews of Andrews.

office in the first week of Bathal said he and sent about office in the last weeks of Bethel said he had sent photo-match and had worked there stats of the interviews to from until April 18

sgr. Succela to a Andrews Carrison or his staff. that his caree had come up in Andrews made a motion for a report made to oniel Garrison and was made a motion for investigator Louis Ivon, when subpens for the photostats, we can just you at the 544 and produced there in court.

orielly.

estupted and said. The for counder of the New Orleans poales in September of 1966 or

London journalist Tom Bether Who is employed to Carrison's In distribute dismissed from investigation, said he had gone Sgt. Foe I Buccota of the to Washington to study govern-State Police restified that he mean documents some or them.

200 and not assessed them with

However Andrew's questions of the police department's narended when the state noted that outes division, also appeared the report was made after Andreas the witness stand. He was regulated concerning the gr All of the grand jury mem-rest of grants Gonzales for bets were dismissed after mem-which the DAS office filed 20 bers J. C. Albarado estibed direct bill of information. Giarcosso said the DA's office can The next witness was LL make a narcotic arrest without Propertiek A Soule St., com-his office knowing about it.